Table of Contents
CONTENTS

IN MEMORIAM: F. HODGE O’NEAL ... Dorsey D. Ellis, Jr. 369
William H. Danforth
Kathleen F. Brickey
Robert B. Thompson
Faye L. Katt

F. HODGE O’NEAL CORPORATE AND SECURITIES LAW SYMPOSIUM

STATE AND FEDERAL REGULATION OF CORPORATE TAKEOVERS: A VIEW FROM THE DEMAND SIDE .... Jonathan R. Macey 383

FEDERALISM AND THE MARKET FOR CORPORATE CONTROL .......... Richard A. Booth 411

THE CTS GAMBIT: STANCHING THE FEDERALIZATION OF CORPORATE LAW ......................... Alan R. Palmiter 445

THE SHORT LIFE AND RESURRECTION OF SEC RULE 19C-4 .......... Stephen M. Bainbridge 565

CASE COMMENTS

MAILING SERVICE TO JAPAN: DOES ARTICLE 10(A) OF THE HAGUE CONVENTION AUTHORIZE A SEPARATE METHOD? Bankston v. Toyota Motor Corp., 889 F.2d 172 (8th Cir. 1989) ..................................................... 635
THE SEVENTH CIRCUIT ALLOWS BANKRUPT DEBTORS A
FRESH START WITH THEIR FORMER SPOUSES’
PROPERTY, In re Sanderfoot, 889 F.2d 598 (7th Cir.), cert.
granted, 111 S. Ct. 507 (1990) ......................... 645

DOUBLE JEOPARDY IMPLICATIONS OF THE USE OF
VICARIOUS LIABILITY IN THE SUCCESSIVE PROSECUTIONS
OF CONSPIRACY AND THE RELATED SUBSTANTIVE
CHARGE, United States v. Rosenberg, 888 F.2d 1406 (D.C.
Cir. 1989), reh’g denied, 894 F.2d 1395 (1990) ............ 655